GLERN'S BEEIGE U.S. BIST DOUBT AT DANVILLE. VA

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

_	Â	PR	21	Z	010 7Ns) 	
OHN	F	co	RC	OR	AN.	CLE	RK

	HOTH TOTAL	JOHN F. CORCOMAN, CLERK BY:
MICHAEL AKOS MORVA, Plaintiff,)	Civil Action No. 7:09-cv-00515EPUTY CLERK
i minist,	·)	
v.)	ORDER
SHERIFF OCTAVIA JOHNSOI	N, <u>et al.</u> ,)	By: Hon. Jackson L. Kiser
Defendants.)	Senior United States District Judge

In accordance with the written memorandum opinion entered this day, it is hereby

ORDERED

that:

- Plaintiff's response to the conditional filing order (no. 10) SHALL be plaintiff's Amended Complaint.
- Sheriff Octavia Johnson, Sergeant Watkins, Deputy Young, Deputy Howard, and Deputy
 Cunningham are ADDED as defendants.
- Doctor Berdine shall not be joined as a defendant, plaintiff's Claim Two is SEVERED from the Amended Complaint, pursuant to Fed. R. Civ. P. 21, and Claim Two is DISMISSED without prejudice.
- 4) Plaintiff's motions to amend (no. 13, 15) are GRANTED in part and DENIED in part: they are GRANTED as to Claim One and DENIED as moot as to Claim Two.
- 5) The Roanoke City Jail, the City of Roanoke, and the Commonwealth of Virginia are TERMINATED as defendants.
- The caption shall be UPDATED accordingly.
- 7) Plaintiff's motion for the inclusion of prior exhibits is **GRANTED** as to Claim One and **DENIED** as most as to Claim Two.

- 8) Plaintiff's motions for discovery (no. 5, 7, 12) are **DENIED** without prejudice.
- The Clerk SHALL attempt service of process upon each defendant by mailing notice of waiver of service of summons and appropriate paperwork to each defendant at The Roanoke City Sheriff's Office, P.O. Box 494 Roanoke, VA 24003. Service paperwork shall include the Amended Complaint (no. 10), first motion to amend (no. 13), second motion to amend (no. 15), this order, and the accompanying memorandum opinion. In their response to the Amended Complaint, defendants SHALL identify plaintiff's status in the Jail as of the alleged events' date, whether as a pretrial detainee or a convict.
- 10) The Clerk is directed to forward a copy of the plaintiff's signed consent to withholding form to the Trust Accounts Officer at plaintiff's current place of confinement.
- 11) The collection of the \$350.00 fee shall commence. The Trust Accounts Officer at plaintiff's current place of confinement, and at all subsequent places of confinement/incarceration, is hereby authorized to collect the fees as agreed to by the plaintiff on the signed consent form, and to remit such fees in accordance with the Prison Litigation Reform Act of 1995, as enacted by Congress on April 26, 1996. The trust officer at plaintiff's present institution is requested to place the signed consent to withholding form in the plaintiff's file so that it might accompany the inmate in the event of his transfer. Should the inmate be transferred to another institution, the balance due for the civil action will be inserted in inmate's file so that the appropriate officer at the next institution will remit the monies owed to the Clerk, P. O. Box 1234, Roanoke, VA 24006.
- 12) The Clerk is directed to send copies of this order and the accompanying memorandum opinion to the plaintiff.

ENTER: This 20th day of April, 2010.

Senior United States District Judge OPY, TESTE:

JOHN F. CORGORAN, CLERK

BY: